aunt visiting him. Henry Luckins has moved into the house he purchased of Chas. Schuster. Mr. and Mrs. J. H. Tuttle go to Milwankee this week to visit their daughter

Harley and Emory Squier have taken possession of the clothing store lately bought of C. Schuster, and Frank Stapleton will help to do the agreeable to the customers.

Lawton.

The new village council hold their first meeting this (Wednesday) evening. Mr. LaBar, who has been on the sick list for some time, is able to be out

Chas, Balch is making some improvements on the fine fish pond which he purchased east of the village.

About twenty couple attended the dancing party given at Smith's opera person. Order for hearing final account a financial success.

The people of the village and vicinity are much pleased at the appointment of J. H. Hall as postmaster, to succeed A. L. McElheney

Gobleville.

Mrs. James Loveland is quite ill. Eli Bush has moved to his farm in Waverly.

"Uncle Jim" Monroe was in town last Saturday. Frank Glines has moved into the Westcott house.

A. B. Clark is making some good improvements on his store.

Stephen Rogers has moved to the farm of James Loveland.

Scarlet fever is reported in the family of Mat. Brown, west of town.

from her trip east, looking much improved.

Mr. French, of Waverly, has rented the residence of Eli Bush, and will move into town.

The much needed rain struck this vi-

cinity last Sunday, accompanied by a sprinkling of the "beautiful." A very pleasant social was held at the

residence of Mr. and Mrs. Wm. Crosby on Tuesday evening of last week. Elisha Post is a permanent fixture at

See's hardware store, and appears very much at home in his new quarters. Gobleville ought to have a good newspaper. Why can't the right kind of a man start one? No cranks need apply.

New Suits. The People vs. Judson Bailey. Violation of the liquor laws. J. I. Breck. B. Desenberg et al vs. J. D. Congdon. Attachment. L. A. Tabor.

J. J. Morlan vs. Estate of Rob't Nesbitt. Appeal from probate court.

Card of Thanks.

I heartily thank my friends for kindnesses shown in my late affliction.

Mrs. T. B. IRWIN.

Card of Thanks.

We desire to return' our heartfelt thanks to the friends and neighbors of Gliddenburg for the many acts of kindness during the last illness and the closing scenes of our late bereavement, by which we lost wife, mother and sister. D. A. COVEY.

HALLIE COVEY. BENONA COVEY MR. AND MRS. NATHAN HULBERT.

Probate Court Proceedings.

Following is a synopsis of the pro-ceedings in the probate court for the week ending Monday, April 1st: Estate of Florence and Mabel Earle, minors. Guardian licensed to sell per-

sonal property. for probate of will.

Estate of Henry W. Rhodes, an insane house last Friday night. It was not of guardian. Day of hearing, Saturday, of Van Bu April 13th.

Card of Thanks.

In behalf of the Ladies' Aid Society of public for their patronage; and the friends who so kindly assisted us in getting our collection of curiosities and getting our collection of curiosities and allowing us the use of them. Also those who assisted us in our entertainments— especially Miss Kate Ocobock, who took charge of our "Skule," and all who helped to make our art loan exhibition a success. We shall be most happy to return the compliment at any time.

W. J. HATHAWAY.

Marriage Licenses.

No. 415—Myron Bronson, 25, of Colum-

No. 415-Myron Bronson, 25, of Colum-Geneva

Mrs. D. E. Stedman has returned No. 416-Oswin Haines, 25, of Geneva, No. 417-Bert Hinekle, 23, and Nellie

Welch, 18, both of Paw Paw. No. 418-Willard W. Williams, 18, and Dell Hildreth, 16, both of Por-

No. 421-J. W. Root, 25, and Rhoda Corwin, 16, both of Bangor. No. 422-H. M. Haynes, 26, of Hartford, and Mary F. Root, 21, of Law

No. 423-Rob't G. Evans, 32, and Rosa F. Harla, 28, both of Keeler. No. 424-John Morrison, 21, of Indiana, and Mary D. Harman, 19, of Almena.

Bucklen's Arnica Salve.

The best salve in the world for Cuts, Bruises, Sores, Ulcers, Salt Rheum, Fever Sores, Tetter, Chapped Hands, Chilblains, Corns and all Skin Erup-tions, and Positively cures Piles or no pay required. It is guaranteed to give perfect satisfaction or money refunded. Price 25 cents per box. For sale by Bartram & Millington.

LONGWELL BROTHERS--DRUCS, CROCERIES, ETC.

Take pleasure in announcing to the citizens of Paw Paw and vicinity that this year they have a complete and new line of

WALL PAPER,

No old stock, but all the latest patterns. The style of Wall Paper has changed Present, Hon. Benjamin F. Heckert, Judge of Probate.

In the matter of the estate of Julia A. Adams, entirely this year, so remember that we have no OLD STOCK, but the very LATEST, and all at prices never before equaled. We can suit you, so don't fail to call and examine our stock before making your selections. Our Crockery and Wall-paper Parlors are as fine as anyone can boast of.

CURTAINS-A fine assortment.
Remember, we are CURTAINS-Afine assortment.
Remember, we are hanging all Curtains bought of us Free of Charge.

We are carrying the very finest line of CROCERIES and DRUGS!

A fine assortment.

ORDER FOR HEARING CLAIMS.

State of Michigan, County of Van Buren.

Notice is hereby given that, by an order of the probate court for the county of Van Buren, made on the 23d day of March, A. D. 1889, six months from that date were allowed for creditors to present their claims against the estate of Emily W. Kinney, late of said deceased are required to present their claims against the estate of Emily W. Kinney, late of said deceased are required to present their claims against the estate of Emily W. Kinney, late of said deceased are required to present their claims against the estate of Emily W. Kinney, late of said deceased are required to present their claims against the estate of Emily W. Kinney, late of said deceased are required to present their claims against the estate of Finity W. Kinney, late of said deceased are required to present their claims against the estate of Finity W. Kinney, late of said deceased are required to present their claims against the estate of Finity W. Kinney, late of said county, deceased; and that all creditors of said deceased are required to present their claims against the estate of Finity W. Kinney, late of said county, deceased; and that all creditors of said deceased are required to present their claims against the estate of Finity W. Kinney, late of said deceased are required to present their claims against the estate of Finity W. Kinney, late of said deceased are required to present their claims against the estate of Finity W. Kinney, late of said deceased are required to present their claims against the estate of Finity W. Kinney, late of said deceased are required to present their claims against the estate of Finity W. Kinney, late of said deceased are required to present their claims against the estate of Finity W. Kinney, late of said deceased are required to present their claims against the e

GROCERIES and DRUGS!

Everything you get of us is the best of Van Buren, es.

At a session of the probate court, for the county of Van Buren, holden at the Probate office, in the the market affords. We take pride in March, in the year one thousand eight hundred using our customers right; we want Probate.

In the matter of the estate of Eber W. Hayden, using our customers right, we want your trade and will do all in our power to please you. Our Drug department is as finely managed as any in the State.

We carry nothing but the very highest grade of Drugs. Absolute purity always guaranteed. Produce of all kinds bought and sold.

Your friends,

Your frien

HARRY and GEORGE LONGWELL, Jr.

LEGAL NOTICES.

DROBATE ORDER-State of Michigan, I County of Van fluren, -ss.
At a session of the Probate Court for the County
of Van Buren, holden at the Probate office, in the
village of Paw Faw, on Thursday, the 14th day of
March, in the year one thousand eight hundred

nd eighty-nine. Present, Han. Roujamin F. Heckert, Judge of In the matter of the estate of John Cagney, de-

In the matter of the estate of John Cagney, deceased.

On reading and filing the petition duly verified, of Johanna Felter and James Cagney, heirs of said deceased, praying, for reasons therein stated, that administration of said estate may be granted to them, or some other suitable person;

Thereupon it is ordered, that Monday, the 15th day of April, 1889, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate, are required to appear at a session of said Court, then to be holden at the Probate office in the village of Paw Paw and show cause, if any thore be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said petitioners give notice to the persons interested in said estate, of the pendency of said petition and the hearing thereof, by causing a copy of this order to be published in the Taux Nonthernon, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least, previous to said day of hearing.

Estate of Samuel Rogers. Petition 7444077 BENJ. F. HECKERT, Judge of Probate.

DROBATE ORDER. State of Michigan At a session of the probate court for the county of Van Buren, holden at the probate office, in the village of Paw Paw, ou Friday, the 15th day of March, in the year one thousand eight hundred and eighty-nine. Present, Hon. Benjamin F. Reckert, Judge of

In the matter of the estate of Ezra Sweet,

bia, and Gertrude Itle, 18, of 74077 BENJ, F. HECKERT, Judge of Probate.

Oswin Haines, 25, of Geneva, and Mand Fritz, 16, of South Haven.

Baren Hinckle, 23, and Nellie Welch, 18, both of Paw Paw Welch, 18, both of Paw Paw that date were allowed for creditors to present their claims against the estate of Cornelius W. Dorgan, late of said county, deceased, and that all creditors of said Poor, defuded Simon. The Chequamegon quartet will tell you all about him on the 10th.

There is a possibility that Dr. Bennett will locate at Gobleville. He has many friends here.

The much needed rain struck this vi
The much needed rain struck this vi
The much needed rain struck this vi-

ORDER FOR HEARING CLAIMS. State of Michigan, Country of Van Buren.—ss.

Notice is hereby given that, by an order of the probate court for the country of Van Buren, made on the 9th day of March, A. D. 1889, six months from that date were allowed for creditors to present their claims against the estate of Ruth A. Austin, late of said country, deceased, and that all creditors of said deceased are required to present their claims to said probate court, at the probate office, in the village of Paw Paw, for examination and allowance, on or before the 9th day of September next, and that such claims will be heard before said court on Mouday, the 10th day of June, and on Monday, the 9th day of September next, at 10 o'clock in the forenoon of each of those days.

Dated March 9th, A. D. 1889.

T3e77 BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER.—State of Michigan, County of Van Buren—ss. Probate court for

said county.

At a session of the probate court for said county, held at the probate office, in the village of Paw Paw on Wednesday, the 29th day of March, in the year of our Lord one thousand eight hundred and eighty-

In the matter of the estate of Edward P. Roberts, Leonard Chamberlain, administrator of said estate, comes into court and represents that he is now prepared to render his final account as such admin-

prepared to render his final account as such administrator, and files the same.

Thereupon it is ordered that Saturday, the 20th day of April next, at ten o'clock in the forenoon, be assigned for examining and allowing such account, and that the heirs at law of said deceased, and all other persons interested in said estats are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, in said county, and show cause, if any there be, why the said account should not be allowed. And it is further ordered that said administrator give notice to the persons interested in said estate, of give notice to the persons interested in said estate, of the pendency of said account and the hearing there-of, by causing a copy of this order to be published in the TRUE NORTHERNER, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of bearing. of hearing. 75078 BENJ, F. HECKERT, Judge of Probate.

PROBATE ORDER.—State of Michigan— County of Van Buren—ss.

At a session of the probate court for the county of Van Buren, holden at the probate office in the village of Paw Paw, on Wednesday, the 20th day of March, in the year one thousand eight hundred and eight-yenine:

deceased.

On reading and filing the petition, duly verified, of Chauncey S. Adams, legatee of said deceased, praying, for reasons therein stated, that a certain instru-

ing, for reasons therein stated, that a certain instrument now on file in said court, purporting to be the
last will and testament of said deceased, may be
admitted to probate, and administration of said
estate be granted to said petitioner;

Thereupon it is ordered that Monday, the 19th day
of April, 1889, at ten o'clock in the forenoon, be
assigned for the hearing of said petition, and
all persons interested in said estate are required to
appear at a session of said court, then to be holden
at the probate office in the village of Paw Paw,
and show cause, if any there be, why the prayer of
the petitioner should not be granted.

And it is further ordered, that said petitioner give
notice to the persons interested in said estate of the
pendency of said petition and the hearing thereof by
causing a copy of this order to be published in the
Thue Northerner, a newspaper printed and circulating in said county of Van Buren for three successive weeks at least previous to said day of hearing.
75078] BENJ. F. HECKERT, Judge of Probate.

PROBATE ORDER.—State of Michigan

hearing. 75078 BENJ. F. HECKERT, Judge of Probate.

LECAL NOTICES.

A DMINISTRATOR'S SALE. In the cased.
Notice is hereby given. That by virtue of a license Notice is hereby given, That by virtue of a license granted to me by the probate court for the county of Van Buren, state of Michigan, I will sell at pathic vendue, to the highest bidder, at the troot sleep of the post office at Kendalls, Van Buren county, Michigan, on the sixth day of April, eighteen hundred and eighty-nine, at 10 o'clock in the forencoun, all the right, title and interest of the said Elias J. Aldrich in and to the following described real estate, to-wit: The south half of the north-west quarter of section thirty-four, in township one south of range thirteen west, county of Van Buren, state of Michigan, subject to a mortgage now thereon.

Dated, Feb. 25th, A. D. 1889.

HENRY M. KINGSLEY,

7117077]

Administrator of said Deceased.

MORTCACE SALE.—Default having been made by Charlotte R. Pulver to Mary J. Sellick, dated March 5th, A. D. 1887, and recorded in the office of the register of deeds for Van Buren county and state of Michigan, on the 19th day of March, A. D. 1887, in liber 25 of mortgages on page 634, and on which mortgage there is claimed to be due at the date of this notice, the sum of four hundred and five and 48-100 dollars, (\$408,68), and an attorney's fee of afteen dollars, provided for in said mortgage, and pursuant to the statute in such case made and provided, and no suit or proceedings at law having been instituted to recover the momey secured by said mortgage, or any part thereof:

Now, therefore, by virtue of the power of sale contained in said mortgage and the statute in such case made and provided, notice is hereby given that on Saturday, the eleventh day of May, A. D. 1889, at two o'clock in the afternoon, I shall sell at public ametion, to the highest hidder, at the front door of the court house in the village of Paw Paw, Van Buren county, state of Michigan, (that being the place of

court house in the village of Paw Paw, Van Buren county, state of Michigan, (that being the place of holding the circuit court for Van Buren county.) the premises described in said mortgage, or so much thereof as may be necessary to pay the amount due on said mortgage, with eight per cent interest and all legal costs, together with an attorney's fee of fifteen dollars as covenanted for therein, the premises being described in said mortgage as follows, to-wit: The south-east quarter of the south-east quarter of section number eight of the south-east quarter of section number eight (8), in township number one (1) south, of range thirteen (13) west, containing forty acres of land, being in the township of Pine Grove, Van Buren county, state of Michigan.

Dated February 9th, A. D. 1889.

MARY J. SELLICK, Mortgages.

CHANE & BRECK, Att'ys for Mortgagee.

PROBATE ORDER, State of Michigan—County of Van Buren—ss.
At a session of the probate court for the county of Van Buren, holden at the probate office, in the village of Faw Paw, on Tuesday, the nineteenth day of March, in the year one thousand eight hundred and eighty-nine: Present: Hon. Benjamin F. Heckert, Judge of

In the matter of the estate of Micasah Burns, de-

on reading and filing the petition, duly verified, of Mary J. Burns, the widow of said deceased, pray ing that a certain instrument in writing on file in said court, purporting to be the last will and testa-ment of said deceased, may be admitted to probate

thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day 74077 BENJ, F. HECKERT, Judge of Probate.

Guardian Sale.—In the matter of the estate of Leon and Lulu Reed, minors.

Notice is hereby given, That, by virtue and authority of a license, granted to me by file probate court for the county of Van Buren, state of Michigan, I will sell, at public vendue, to the highest bidder, at the house on the premises, on the 4th day of May, eighteen hundred and eighty-nine, at ten o'clock in the forencon, all the right, title and interest of said minors in and to the following described real estate, to-wit: The undivided one-sixth interest real estate, to-wit: The undivided one-sixth interest in the south half $\{s_k\}$ of the north-east quarter $\{s_k\}$ of section two $\{2\}$ in town three [3] south of range thirteen [13] west, in the county of Van Buren and state of Michigan, excepting seven acres in the south-west corner and one-half acre in south-east

E. T. REED, Guardian of said Minors.

CHERIFF'S SALE .- Notice is hereby given | due or any part thereof; D that by virtue of a certain writ of fieri facias, issued out of and under the seal of the circuit court for the county of Van Buren and to me circuit court for the county of Van Buren and to me directed and delivered, bearing date the 6th day of March, A. D. 1889, wherein The Union Brewing Company, a corporation under the laws of the state of Michigan, is plaintiff, and James Bennett is defendant, I did, on the 7th day of March, A. D. 1889, levy upon and seize all the right, title and interest of the above named defendant, in and to the following described real estate, situate in the county of Van Buren and state of Michigan, to-wit: All that piece or parcel of land situate, lying and being in the village of Paw Paw, in said county according to the recorded plat of said village, known and described as follows, to-wit: Parcel of land in block six (6) of the recorded plat of said village of Paw Paw, bounded follows, to-wit: Parcel of land in block six (6) of the recorded plat of said village of Paw Paw, bounded on the north by land owned by Benjamin Murdock, on the east by land owned by Charles Bilsborrow, on the south by Main street of said village, and on the west by land owned by George W. Longweil, to-gether with the brick store building known as the Bennett store situate thereon; also that certain par-Bennett store situate thereon; also that certain par-cel of land in the north-west quarter of section thir-teen (13), in town three (3) south, range fourteen (14) west, in said village, bounded on the north by the river, on the east by the river, on the south and west by lands owned by The Toledo & South Haven Rail Road Company; also, parcel or part of the east half (\(^1\)\text{\gamma}\) of the north-west quarter (\(^1\)\text{\gamma}\) of section twelve (12) town three "3" south, range fourteen "14" west, bounded on the north by lands owned by George E. Breck, on the east by Kalamazoo street of said vil-Breck, on the east by Kalamazoo street of said vil-lage, on the south by village plat, and on the west by Free and the Paw Paw river; also lots six, "6," ten "10" and eleven, "II," and the north part of lot nine, "9," of block two, "2," and lots one, "1," two, "2," six "6" and seven, "7," of block ten "10" in the village of Paw Paw, county and state aforesaid; which said lands and premises, or so much thereof as may be sufficient to satisfy said execution and all legal costs, I shail expose for sale and sell at public auction or vendue, to the highest bidder, as the law directs, at the front door of the court house in the village of Paw Paw in said county of Van Buren, (said court house being the place of holding the circuit court in and for said county,) on Saturday, the 27th day of April, A. D. 1889, at the hour of one o'clock in the afternoon of said day.

Dated March 11th, A. D. 1888,

HULETT P. McFARLIN,

7317-79]

Sheriff of Van Buren County.

CRANE & BRECK, PI'ff 's Att ys.

ADMINISTRATOR'S SALE. In the matter of the estate of Warren Wilson, de-

Notice is hereby given that, by virtue of a license granted to me by the probate court for the county of Van Buren, state of Michigan, I will sell at public vendue, to the highest bidder, at the front door of the court house in the village of Paw Paw, on the sixteenth day of April, eighteen hundred and eightynine, at ten o'clock in the forenoon, all the right, title and interest of the said Warren Wilson, deceased, in and to the following described real estate, towit: West part of the north fractional half of the north-east quarter of section four [4] in tewn two [2] south of range fourteen [14] west, county of Van Buren, state of Michigan, subject to three certain mortgages—one given to the Truatees of Mountain Home Cemetery, of Kalamazoo, for one thousand dollars, dated April 11th, 1885, due in 5 years at 8 per cent. interest; one to A. W. Stanton and Smith & Woodard, for two hundred seventy-one and 62-100 dollars, due in one year, dated Nov. 26, 1887, at 8 per cent, interest; one to F. W. Sellick for two hundred dollars, dated Dec. 1st, 1886, due in three years, with interest at 10 per cent. Notice is hereby given that, by virtue of a license

LEGAL NOTICES.

MORTGAGE SALE, Whereas, default day of February A. D. 1873, executed by F. L. Bragg and his wite Emeline L. Bragg, of Paw Paw, Van Buren county, state of Michigan, given to Mrs. Melanie C. B. Barker, of the same place, and which was recorded in the office of the register of deeds of Van Buren county, Michigan, in Liber number eight of mortgages on page two hundred and fifty-seven on the 3th day of February, A. D. 1873, and on which mortgage there is claimed to be due at the date of this notice the sum of fifteen hundred and twenty-five dollars and twenty-six cents (\$15.25.26) and the aforesaid mortgage was duly assigned by Melanie C. B. Barker to Wm. R. Hawkins on the 6th day of November, A. D. 1882, and recorded in the office of the register of deeds of Van Buren county, state of Michigan, in Liber No. 30 of mortgages, on page No. 4; and no suit or proceedings at law or in equity having been instituted to recover the amount now due, or any part thereof;

coeffings at law or in equity having ocen instituted to recover the amount now due, or any part
thereof;

Now, therefore, notice is hereby given, that by
virtue of a power of sale contained in said mortgage
and in pursuance of the statute in such case made
and provided, there will be sold at public anction,
to the highest bidder, at the front door of the
court house in the village of Paw Paw, Van Buren county and state of Michigan, [that being the
place of holding the circuit court for Van Buren
county] on Saturday, the first (1st) day of
June, A. D. 1889, at twelve o'clock at noon of said
day, the premises described in said mortgage, or so
much thereof as may be necessary to satisfy the
amount due on said note and mortgage, with interest and cost; said premises being described as follows, to-wit: Village lots No, ten (10) and eleven
(11) in block number twenty-dvo (25) in the village
of Paw Paw, according to the village plat thereof,
in Van Buren county, state of Michigan.

Dated February 27th, 1889.

W. R. HAWKINS, Assignee.

OBRER FOR SEARING CLAIMS.

Astate of Michigan, County of Van Buren—ss.

Notice is hereby given, that by an order of the Probate Court for the County of Van Buren, made on the 4th day of March, A. D. 1889, six months from that date were allowed for creditors to present their claims against the estate of Cynthia A. Abbe, late of said county, deceased, and that all creditors of said deceased are required to present their claims to said Probate Court, at the probate office, in the village of Paw Paw. for examination and allowance, on or before the 2d day of September next, and that such claims will be heard before said court on Monday, the 6th day of May, and on Monday, the 2d day of September next, at ten o'clock in the forenoon of each of those days.

Dated, March 4th, A. D. 1889.

Dated, March 4th, A. D. 1889. 73t5077 BENJ. F. HECKERT, Judge of Probate.

DROBATE ORDER, State of Michigan

At a session of the Probate court for the county of Van Buren, holden at the probate office, in the village of Paw Paw, on Tuesday the 26th day of March, in the year one thousand eight hundred and eighty-nine: Present, Hon. Benjamin F. Heckert, Judge of

In the matter of the estate of Henry W. Rhodes,

ment of said deceased, may be admitted to probate as such, and that execution thereof may be granted to Walter Clark, the executor therein named;

Thereupon it is ordered, That Monday, the 22d day of April, 1889, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is forther ordered, That said petitioner give notice to the persons interested in said estate, are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, and that is forther ordered, That said petitioner give notice to the persons interested in said estate, are required to appear at a session of said court, then to be holden at the probate office in the village of Paw Paw, in said county, and show cause, if any there be, why the said account should not be allowed.

And it is forther ordered, That order to be publication and the hearing the pendency of said petition, and the hearing its forther ordered, that said estate, comes into court and represents that he is now prepared to render his final account as such guardian, and these the same.

Thereupon it is ordered, that Saturday, the 12th day of April next, at ten o'clock in the forenoon, be assigned for examining and allowing such assigned in said county, and show cause, if any there be, why the said account should not be allowed. And it is further ordered, that said guardian give notice to the persons interested in said estate, of the pendency of said account, and the hearing thereof, by causing a copy of this order to be published in the TRUK NORTHERNER a newspaper printed and circulating in said county of Van Buren for two successive weeks at least, previous to said day of hearing. nearing. 15077 BENJ. F. HECKERT, Judge of Probate.

MORTCACE SALE.—Default having been made in the payment of a certain indenture of mortgage, bearing date the sixteenth day of October, A. D. 1879, executed by Dallas Wood, Milo Butler, William Underwood and M. Decker, of Van Buren county, state of Michigau, to P. S. Grimes, of Kalamazoo, Michigan, and which was recorded in the office of the register of deeds of Van Buren county and state of Michigan, in liber seventeen [17] of mortgages, on page four hundred and thirty-nine [439] on the seventeenth day of October, A. D. 1879, and on which mortgage there is claimed to be due at the date of this notice the sum of one hundred and ninety-three dollars and seventy-five cents, (\$193.75), and no suit or proceedings at law or in equity Paving been instituted to recover the amount now due or any part thereof;

due or any part thereof;

Now, therefore, notice is hereby given that by virtue of a power of sale contained in said mortgage and in pursuance of the statute in such case made and provided, there will be sold at public auction, to the highest bidder, at the front door of the court to the highest bidder, at the front door of the court house in the village of Paw Paw, Van Bureu county, Michigan (that being the place of bolding the circuit court of Van Buren county) on Saturday, the sixth day of April, A. D. 1889, at twelve o'clock at noon of said day, the premises described in said mortgage or so much thereof as may be necessary to satisfy the amount due on said note and mortgage, with interest and costs, said premises being described as follows, to-wit: Commencing at the north-west corner of the south-west one-fourth of section nine [9], thence cast fourteen [14] rods, thence south corner of the south-west one-fourth of section nine [9], thence east fourteen [14] rods, thence south ten [16] rods, thence west eighth [8] rods, thence north ten [10] rods to the quarter line in town two [2] south range sixteen [16] west, of Van Buren county, Michigan.

Dated, January 9th, 1889.

P. S. GRIMES, Mortgagee.

W. R. HAWKINS, Adm'r of Estate of P. S. Grimes.

ORDER FOR HEARING CLAIMS. ORDER FOR HEARING CLAIMS.

State of Michigan—County of Van Buren—ss.

Notice is hereby given that, by an order of the probate court for the county of Van Buren, made on the 25th day of March, A. D. 1889, six mouths from that date were allowed for creditors to present their claims against the estate of Lewis Parrish, late of said deceased are required to present their claims to said deceased are required to present their claims to said probate court, at the probate office, in the village of Paw Paw, for examination and allowance, on or before the 30th day of September next; and that such claims will be heard before said court on Monday, the 1st day of July, and on Monday, the 36th day of September next, at 10 o'clock in the forenoon of each of those days.

Dated Paw Paw, March 25th, A. D. 1889.

75t5079 BENJ, F. HECKERT, Judge of Probate.

DROBATE ORDER. -State of Michigan-

At a session of the probate court for the county of Van Buren, holden at the probate office in the village of Paw Paw, on Monday, the 25th day of March, in the year one thousand eight hundred ent, Hon. Benjamin F. Heckert, Judge of

In the matter of the estate of John Hendricks, deceased.

H. P. Waters, administrator of said estate, comes into court and represents that he is now prepared to render his final account as such, and files the same;

Thereupon it is ordered. That Saturday, the 27th day of April, next, at ten o'clock in the forenoon, be assigned for examining and allowing such account, and that the heirs at law of said deceased and all other persons interested in said estate are required to appear at a session of said court, then to be holden at the probate office, in the village of Paw Paw, in said county, and show cause, if any there be, why the said account should not be allowed. And it is further ordered that said administrator give notice to the persons interested in said estate of the pendency of said account, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

MISCELLANEOUS ADV'TS

The Dusty Ride.



The Return Home.

"Just look at my dress. It is almost spoiled. We had one of those small sieve dusters. They are no good."



Don't spoil your girl's dress by buying a poor, loosely-woven carlage duster. 5 Lap Dusters for carriage use have the stock and work put in them to make a firstclass article. The new patterns of embroidery, flowers, birds, scenery, etc., are well worth seeing. One hundred different designs at prices to suit all. For sale by all dealers.

LEGAL NOTICES.

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ORDER OF PUBLICATION. State of

O Michgan: In the Circuit Court for the County of Van Buren: In Chancery.
Suit pending in the circuit court for said county, In Chancery, wherein Eben C. Beach is complainant, and George Day, Florilla Day, Franklin B. Adams and Lucinda Adams, are defendants.
Upon due proof by affidavit that George Day and Florilla Day, defendants in the above entitled cause pending in this court reside out of the state of Michigan and in the state of Nebraska; and
On motion of Crane & Breck, solicitors for complainant, it is ordered that the said defendants do plainant, it is ordered that the said defendants do appear and answer the bill of complaint filed in the said cause within five mouths from the date of this order, else the said bill of complaint shall be taken

And further, that this order be published within twenty days from this date in The True Northerner, a newspaper printed in the said county of Van Bu-ren, and be published therein once in each week for six weeks in succession. Such publication, however, shall not be necessary in case a copy of this order shall be served on said defendants, personally, at least twenty days before the time herein prescribed

for their appearance.
Dated this 12th day of February, A. D. 1889.
JAMES E. CHANDLER,
Circuit Court Commissioner for Van Buren county, Michigan. Chang & Breck, Sol'rs for Compl't.

MORTGAGE SALE.—Whereas, default having been made in the conditions of a certain indenture of mortgage, bearing date the 13th day of December, A. D. 1883, executed by George Day and Florilla Day, his wire, of Forter, Van Buren county, Michigan, to James Day, of Antwerp, in said county and state, and which said mortgage was recorded in the office of the Register of Deeds of said county of Van Buren, in liber 32 of mortgages, on page 571, on the 28th day of June, A. D. 1884; said county of Van Buren, in liber 32 of mortgages, on page 571, on the 28th day of June, A. D. 1884; and said mortgagee, James Day, having heretofore departed this lite intestate, in said county and state aforesaid, on the 15th day of February, A. D. 1888, and the undersigned having been on the 2nd day of April, A. D. 1888, duly and regularly appointed by the probate court of said county of Van Buren administrator of the estate of said James Day, the mortgagee aforesaid, and having duly qualified as such administrator, and on which said mortgage there is now claimed to be due and unpaid, at the date of this notice the sum of one hundred and twenty-three and 4-100 (\$123.04) dollars, and an attorney fee of twenty-five dollars, provided for in said mortgage, and pursuant to the statute in such case made and provided, and no suit or proceedings at law or in equity having been instituted to recover the amount now due on said mortgage, or any part thereof:

thereof: Now, therefore, notice is hereby given, that by R.—State of Michigan—
en—ss. Probate Court for boate court for the county the probate office in the Monday, the 25th day of thousand eight hundred in F. Heckert, Judge of estate of John Hendricks, attor of said estate, comes that he is now prepared to such, and files the same; I, That Saturday, the 27th ten o'clock in the foremining and allowing such as at law of said deceased ested in said estate are reion of said court, then to be office, in the village of y, and show cause, if any ount should not be allowed. He county for a law of said dedministrator give in the village of y, and show cause, if any ount should not be allowed. He county for a damping and said administrator of the Estate of James Day, said Mortgagee, now deceased.

Heckert & Chandlaga, Att'y's for Adm'r. [76688]

Mortgagee, now deceased. HECKERT & CHANDLER, Att'ys for Adm'r. [76089

sign of the control of the state of Michigan, subject to three certain mortgages—one given to the Trustees of Mountain Home Cemetery, of Kaiamazoo, for one thousand dollars, dated April IIII, 1985, die in 6 years at 8 per decented April IIII, 1985, die in 6 years at 8 per decented April IIII, 1985, die in 6 years at 8 per decented April IIII, 1985, die in 6 years at 8 per decented April IIII, 1985, die in 6 years at 8 per decented April IIII, 1985, die in three years, with interest at 60 per section of F. W. Selilick for two hundred dollars, dated Dec. 1st, 1885, die in three years, with interest at 60 per section of February 19th, 1889.

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